PRICE: \$5.00.

GRAIN AND FEED STORES.

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Hay, Flour, Meal,

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LOW FOR CASH. Office and Feed Store corner of Wilmington and D vie streets, near Osborn House, and west of N. C. Freight Depot. ian16-tf

NEW ADVERTISEMENTS. \*Advertise in a paper of Universal circulation; a paper which maintains right principles in all-things; a paper acceptable alike to good men of all parties; and such a paper the NEWS is conceded to be by all men whose opinion is worth having.

ULES AND HORSES. Just Arrived, and for Sale Cheap.

35 Mules and 20 Horses! At Kentucky Sale Stables, Martin St. H. D. BERRY. OOTS AND SHOES

At Reduced Prices!

HELLER BROS

Finding their stock of Fall and Winter shoes too large, have reduced the prices, in order to make room or their

Spring Supplies. large orders for same now in hands of the best manufacturers in the country, they now

rved

STAKE

Test double-sole gent's French calf hand-sow-ed box-toe Gaiter at \$7.50—regular price ed box-toe transcribers 88.50; \$8.50; Pest box-toe machine-sowed at \$5.50—regular price \$6.50; c ur popular \$3.50 box-toe Gaiter for \$3.00; hand-sowed lace Gaiters, regular price \$2.50, at \$2.00; Ladies' good quality foxed Galiers reduced to Shidien's Shoes from 20 cents up to the best quality many setured:
Lad es' goat Boots at 95 cents.

THE BEST QUALITY Boys' Misses' and Childrens' SCHOOL SHOES,

AND THE CELEBRATED Virginia Sewed Brogues,

MIL REDUCED IN PRICE AT Heller Brothers Popular Shoe Store,

ALSO A LARGE STOCK, OF

Trunks, Valises and Satchels

AT REDUCED PRICES. HELLER BROS.

Shoe Store. No. 31 Fayetteville St. TICE OFLEASE

newed my lease on the Nationa MRS. MARY Warn has charge of the Culina C. S. BROWN.

All persons indebted to me are hereby notid to call and settle their respective accounts or make satisfactory arrangements for pay-ent of same within thirty days from this are, or I shall advertise the same at the Court House door with names and amounts and if not settled within 10 days I will sell the same at public auction at the Court House door. All having claims against me are requested to present them for payment.

I offer my old and well established business, on Wilmington street, for sale at a sacrifice, as my health will not permit me to carry on the business any longer.

W. R. PEPPER.

W. R. PEPPER. DEOPLE'S BUILLING AND LOAN ASSO

A SPECIAL MEETING

of the Stockholders of this Association will be WATSON'S PHOTOGRAPH GALLERY, on Thursday evening, February 1, 1877, at 7 o'clock.
By order of the President,
SEATON GALES.

BUSINESS REMOVAL.

Having rented an office opposite the Citizens' National fank, we have removed from our old quarters, and will be pleased to meet our friends and patrons at our new place of P. F. PESCUD& SON.

CONTRACTORS AND BUILDERS

CONTRACTORS & BUILPERS, DEALERS IN

Marble and Stone Work, Lime, Rosendale and Roman Cement, Hair, Laths, and MANUFACTURERS OF BRICK.

Furnish Curbing at one half usual cost. Flagging at small advance on brick; Window and Door Sills, Water Tablets, Steps and carriage Blocks for a tritle more than wood. All from our new stone. Estimates for any class of our new stone. Estimates for any class of ork furnished on application.
Office Fayetteville street, next to Standard uilding. Raleigh, N. C. aps 1v

\$20, \$50, \$100, \$200, \$500.

ALEX. FROTHINGHAM & CO., Bankers and Brokers, No. 12 Wall Street New York, make for customers desirable investments of large or small amounts in stocks of a legitimate character, which frequently pay from five to twenty times the amount invested in thirty days. Reliable Stock Privileges neagotiated at favorable raies. Stocks bought and carried as long as desired on deposit of three to five per cent.

NOTICE OF PRIVATE ACT. Notice is hereby given that application will be made to the General Assembly of North Carolina, at its present session, for the passage of a law to incorporate the Farmers' savings Bank of Ridgeway, N. C.

## THE CITY.

The DAILY NEWS is served by faithful and reliable earriers to all parts of the city for 12½ cents per week. Fersons desiring to have the paper left at their residence will please call or send address to the office, No. 6 Martin

Horse and Cow Food, Grain, MOST VALUABLE MEDICM OF ADVENTISEMENT

POSTHE RALFIGH NEWS IS THE OLDEST DAILY NEWSPAPER IN RALEIGH, AND HAS THE LARGEST DAILY CIRCULATION IN NORTH CARG-LINA, AND MORE THAN DOUBLE THAT OF ANY OTHER DAILY IN THE CITY OF RALEIGH.

Index to New Advertisements.

HELLER BROS .- Boots and Shoes, &c. CHAS. D. UPCHURCH-Court Calendar. H. D. BERRY-Horses and Mules for sale.

LOCAL BRIEFS.

-The Magnin matter was the sen sation vesterday. ---The telegraph brings us the new of Judge Settle's confirmation.

-Two hundred and ninety boys and girls were in their seats, yesterday. at the graded schools.

---Countrymen report the mud worse than ever. It has grown stiff and hard, and wagons sink down in it and can by no means be gotten out.

---Every well-dressed stranger that comes to town now is considered to be a bondholder until the contrary is

---Where's all that silver which it was said about eight months ago would be tearing through everybody's pockets about this time, and making itself a general nuisance?

-Mrs. Mary A. Palmer, wife of Mr. John C. Palmer, of this city, has been appointed postmistress at Pittsboro, Chatham county, vice Mr. ---Mallory.

-The county board yesterday examined Kitty Ligon, colored, of this city, and awarded her a certificate of qualification to teach a public school of the first grade.

Mayor's Court.

His Honor, the Mayor, cleared this docket vesterday: Leach Bros, fined \$1 for having a couple of bales of cotton on the street,

contrary to the ordinance. Ellen Ellington, col., the woman who stole the clothes of Mrs. Broughton, went to jail in default of \$200 for her appearance at the next term of the Su-

Ives Brooks, beating his wife; fined \$5 and \$2.25 costs.

Isaac Poe, col., assault and battery, went to jail in default of a \$500 bail bond. Isaac is a train hand on the Raleigh & Augusta Air-Line Railroad, and in going by the residence of Gen. W. R. Cox, on the freight train, some time ago, took occasion to maliciously hurl a lump of coal at the little son of that gentleman, who happened to be standing near the track, inflicting a somewhat severe scalp wound. An officer was dispatched to Apex who arrested Isaac and brought him to this

Henry Rencher, a youthful African, was arraigned for stealing an overcoat from J. M. Harris. Esq. He went to jan in default of a \$200 bail bond.

John Coats, col., got a few hours in the calaboose for being drunk and disorderly in the market house.

A Woman's Pitiful Story. There are so many tramps and frauds on the pad these days that one can hardly tell how to discriminate between these and deserving objects of charity. and hence many, to protect themselves from imposition, give to none, and thus do a wrong. There was a woman on the streets yesterday who told a pitiful story, and told it with such a air of honesty and straightforwardness as to carry conviction with it. She stated that she lives in Harnett county, near the dividing line between Wake and Harnett; that several years ago she bought a tract of ten acres of land from a man of some property in her neighborhood, and that she had, with the assistance of her two little girls and one little boy, built a house, dug a well and nearly cleared the tract. They had worked along from year to year, paying for their place by degrees, as they were able to, and now have paid off the whole indebtedness with the exception of \$21. The other day the man from whom the place had been bought, told the woman that he was obliged to have money, and that if she did not pay him the residue within a given time, he would turn her

day that she succeeded. Stricken With Paralysis.

Mr. W. H. Ellen, who lives on East street, in the neighborhood of Oakwood Cemetery, suffered a stroke of paralysis on the left side some time ago from which he had recovered sufficiently to walk about, but Monday night his right side was paralyzed and he is now entirely helpless.

out of house and home. Her business

here was to raise the necessary \$21, and

we can't help but hope to find out to-

Fresh roasted and ground coffee 25 cents a pound; canned tomatoes 15 and 20 cents, peaches 25 and 30 cents, strawberries, gooseberries, damsons and pine apples 25 cents a can, and dried apples and peaches cheap for cash at Woollcott's

### GENERAL ASSEMBLY OF NORTH CAROLINA.

SESSION OF 1876-'77.

SENATE.

TUESDAY, Jan. 30. The Senate was called to order at 10.30 A. M., Lieutenant Governor Jarvis in Prayer by Rev. Dr. Vaughan, of the

The journal of yesterday was read and approved.

PETITIONS, MEMORIALS, &C. Mr. Robins presented a petition from citizens of Randolph county, praying that a reward be offered for the apprehension of Tilmond Crawford, a noted desperado and fugitive from justice in that county. Referred to the committee on Propositions and Grievances.

REPORTS OF STANDING COMMITTEES. Mr. Cunningham, from the committee on State Debt; Messrs. Scales, Coke, Bingham, Robins and Folk, from the Judiciary committee; Mr. York, from the committee on Engrossed Bills, sub-

mitted reports. MESSAGE FROM THE HOUSE, transmitting House bills, resolutions and amendments, and asking concur-These were appropriately referred.

INTRODUCTION OF BILLS AND RESOLU-By Mr. Williams: A bill to more ef-

feetually prevent discrimination in freight tariffs by railroads doing business in this State. Committee on Internal Improvements. By Mr. Troy: A bill to provide a

special commission for New Hanover county. Placed on calendar. By Mr. More, of Mecklenburg: A bill to incorporate the Pioneer Fire Company, No. 2, of the city of Charlotte.

Committee on Corporations.

By Mr. Robins: A bill authorizing the Governor to issue a reward for Tilmond Crawford, Committee on Propositions and Grievances.

By Mr. Scales: A resolution in favor of Peter Adams, of Guilford. Judiciary

committee. Mr. Scales moved that a message be sent to the House proposing that the two Houses, in joint session, go into an election of sixteen trustees for the University of the State, next Friday at 12 M. The motion was adopted and the mess-

age was accordingly transmitted. THE UNFINISHED BUSINESS, the bill in relation to the construction bonds of the North Carolina Railroad, was taken up on its second reading and passed, and then passed also its third reading.

THE SPECIAL ORDER.

pletion of the Western North Carolina Railroad, came up on its final reading, after the call of the morning hour, as the special order of the day. Mr. Holt offered an amendment pro-

posing to strike out in sec. 5, lines 1, 2, 3, 4, 5, 6, and in line 7 down to and including the word "same"; also strike out the word "also" in line 7. Upon motion of Mr. Scales, the bill was taken up and considered by sections. Section 1 was then taken up and, after

ome discussion, was adopted as a Section 2 was taken up and, after a verbal alteration, was adopted. An amendment providing that the directors shall receive actual traveling expenses

Mr. Troy provided a new section as section 3, proposing that the directors on the part of the State shall provide for the apportionment of the private stock to the bona fide stockholders, who shall be entitled to same under the provisions of the act ratified March 13, 1875, and that no private stockholder shall be entitled to vote in any meeting of said company metil such apportionment is made, and neither shall any directors on the part of the individual stockholders participate in the meetings of said directors until they shall be legally appointed after the distribution of stock as above provided.

This amendment, after some debate, Section 4 was taken up and, as nmended as to the management of the convicts, was adopted. Section 5, after undergoing a verbal

Section 6 was adopted without amend-Section 7 came up and Mr. York offered an amendment striking out the appropriation of \$70,000 and proposing

amendment, was adopted.

Mr. Robinson asked for a division of the question, and the vote being taken the Senate refused to strike out. Mr. York offered an amendment lim-

iting the operation of the bill to two Mr. York and Mr. Robins supported the amendment, and Mr. Robinson and Mr. Holt opposed it.

On the adoption of the amendment Mr. York asked for the yeas and nays, and the call being sustained the amendment was not adopted, the vote standing yeas 16, nays 19. Section 8 was then taken up for con-

sideration. Mr. Scales offered an imendment giving the State a lien upon the road for every expense incurred in the construction of the road. [His Honor Judge Cloud, appearing

the chamber was, upon motion of Mr. Robinson, invited to a seat on the floor.] Section 9 was taken up and Mr. Troy offered an amendment striking out in lines 6 and 7 all after "divided" down and including "which," and insert "the fourth of which." The amendment was not adopted. Section 10 was adopted as a whole, as

was also section 11. Mr. Sandifer offered as an amendment Sec. 12. That this act shall be in force from the 1st of May, 1877, to the 1st of

Mr. Sandifer spoke in favor of his amendment. Mr. Johnston moved to amend by making the act to read: "This act shall n force from and after its ratification.' A call for the yeas and nays was not sustained, and the amendment to the amendment was adopted. Mr. Troy moved an amendment pro-

viding that the line west from Asheville to Ducktown should be constructed as a Mr. Folk opposed the amendment. He said we had been told that this line would open up to us all the Mississippi valley, and he hoped that no Senator on

this floor wanted to go to the Mississippi valley on a narrow gauge railroad.

The question then recurred upon the passage of the bill as a whole upon its third reading, and Mr. Moore, of Mecklenburg, took the floor in advocacy of the measure. He spoke warmly and eloquently in behalf of the bill. He dwelt upon the wonderful wealth of the section proposed to be traversed by this line; he referred to the tax which the people of the west had borne for the sake of those of the east, and called upon the east now to reciprocate. He portrayed in glowing colors the benefits which would accrue to the entire State from the completion of this line, and as an instance of the great wealth and material prosperity derived from the railroad system cited the case of his own city, the growth of which within the past ten years was a part of the history of the State. He saw every reason why this bill should pass, and none why it should not.

Moore, col., of New Hanover, also

supported the bill. Mr. Troy spoke next in behalf of the measure pending. North Carolina owed it not only to the people of the west, but to the whole people to exercise its utmost efforts in behalf of this great work. The amount asked for is as nothing when compared with the great wealth which would flow from the bosom of the mountains when an outlet is once given it. He nor his constituents had any peculiar interest in this road except as a great State work and a State policy, but in this point of view he felt it his duty to support the bill under consideration, and would do so most cheerfuly. Mr. Troy spoke with great zeal and in graceful language, and commanded the rapt attention of the Senate.

Mr. Thorne spoke also in behalf of the passage of the bill. At the conclusion of his remarks, the vote was taken and resulted as follows: Affirmative. — Messrs. Askew, Bingham, Bryant, Caho, Crawford, Dortch, Dunn, Ferguson, Finger, Folk, Green, Graham, Heilig, Holt, Hughes, John-ston, Mebane, of Bertie, Mebane, of Rockingham, Moore, of Mecklenburg, Nicholson, Robinson, Sandifer, Scales, Stewart, Thorne, Troy, Williams,

Wynne-28. Negative. - Messrs. Coke, Cunningham, Latham, Mercer, Robins, Roberts, York—7.

The bill was announced as having

passed its third and final reading, and was ordered to be engrossed and sent to the House. The chair announced as the Senate branch of the special committee on the special civil jurisdiction of Justices of the Peace: Messrs, Scales, Latham and

HOUSE OF REPRESENTATIVES.

Adjourned.

At 10:30 A. M. Mr. Speaker Price called the House to order. Ffayer by Rev. Dr. Marshall, Journal of yesterday read and ap-

Mr. Cobb presented petition from certain citizens of Davie, Placed on the calendar.

REPORTS OF COMMITTEES. Mr. Richardson, from the committee on Propositions and Grievances; Mr. Swaim, from the committee on Propositions and Grievances; Mr. Moring, from the committee on Judiciary; Mr. Wilson of Burke, from the committee on Corporations; Mr. Roberts, from the committee on Agriculture, Mechanics, &c.; Mr. McBrayer, from the committee on Judiciary; Mr. Shackelford, from the committee on Engrossed Bills, submitted reports.

RESOLUTIONS AND BILLS. By Mr. Council: A bill to amend section 3, chapter 254, laws of 1870 and 1871. Committee on Railroads, Post-

roads and Turnpikes. By the same : A bill to amend section , chapter 68, laws of 1874-'75. Committee on Railroads, Post-roads and Turnpikes. By Mr. Haynes: A bill to prohibit

the sale of liquor within one mile of the court house at Yadkinville, Yadkin county. Committee on Propositions and Grievances. By Hill, (col'd): A bill to incorporate the Mechanics' Protective Association,

Wilmington. Committee on Corpora-By Mr. Lindsay: A bill to place the clearance of water courses under the road law. Committee on Agriculture,

Mechanies, &c. On motion of Mr. Powell, the resolution to authorize the committee on Publie Buildings and Grounds to employ an architect to draw up the plans and specifications for a mansion for the Governor, was taken up and failed to pass its second reading. CALENDAR.

The resolution to inquire into the disposition of funds arising from stock in the North Carolina Railroad, owned by the State, was taken up. Mr. Wilson, of Burke, explained the provisions of the resolution, and thought that its adoption would result in saving to the State the sum of \$9,000 annually. The resolution passed its several readings.

The resolution instructing the committee on County Government to report at the earliest practicable moment, was taken up and adopted. The bill to incorporate the town of

Sparta, Edgecombe county, was taken up and, on motion of Mr. Johnston, of Washington, made special order for February 10th, at 12 M.

The bill to provide for the prosecution of the work on the Western In-

sane Asylum, was taken up. [Asylum to be managed by mmissioners to be appointed Governor; \$50,000 appropriated for this year, and \$50,000 for 1878; convicts to be employed on the work.] Mr. Henderson, the introducer of the

bill at the request of the joint select committee appointed to visit this work before the recess, took the floor in explanation of the bill. He said that the work had been heretofore carried on on a much grander scale than was anticipated, but the work had progressed to such an extent that it would never do for the State to give it up. When the Asylum is completed it would be an honor to the State.

Mr. Johnston, of Washington, would have no objection to the passage of the bill, if its friends would give some assurance that a limit would be put to these expenditures, &c.

Mr. Rose supported the bill. Already \$75,000 had been invested in this work, and it would not be good policy to lose it. The asylum was needed; over 700

would cost more than \$250,000, and that

it would require \$75,000 to furnish it.

Mr. Moring would heartily support

Mr. Graves did not approve the pro-

visions of the bili; the appropriation

was too lavish, &c.

and humanity.

insane people were waiting for its com-Mr. Bagley felt sorry to be compelled to oppose the passage of the bill. Messrs. Leach, Pinnix and Parish spoke in advocacy of the bill, and urged it as a matter of justice, right, charity

Mr. Graves was not lacking in sympathy for this unfortunate class of our people, but thought that we should be just as well as generous. The State should do what she was able and no Mr. Bagley again spoke in opposition

to the bill. He opposed it on the ground

that the State was in no condition to go

on year after year lavishing large sums

of money for the mere erection of a magnificent building. He thought the State had better lose the \$75,000 already invested, &c. Mr. Pinnix again urged the passage of the bill. Mr. Todd, of Ashe, was opposed to the passage of the bill.

Pending definite action the hour for SPECIAL ORDER

arrived and the bill under discussion went over, on motion of Mr. Cobb, un til Friday, February 9th at 12 m. The special order, the bill to amend the charter of the city of Newbern, was

taken up.
[The bill proposes to reduce the num ber of wards from 7 to 5, one council-man from each ward.] Mr. Clarke, of Craven, opposed the

passage of the bill. Mr. Moring advocated its passage.
On the demand of Mr. Clarke, of
Craven, a call of the House was had

and 90 members answered to their Mr. Shotwell presented the petition of the Mayor and nine aldermen of Newbern praying the passage of the bill. He explained that the bill disfranchised no one-deprived no man of his rights -but simply restored the city to its former sub-divisions by consolidating wards 6 and 7 with 4 and 5. These outside wards(6 and 7) were settled, during and after the war, chiefly by squatters, who pay few, or no taxes, yet under the present arrangement (a Republican gerrymander) have a large share in controlling the city. He had been informed that, a few years ago, of the 1200 colored voters in the place hardly 12 were tax-payers. It was not right to place the wealth, and intellegence of so fair a city as Newbern under the domination of irresponsible squatters and

Mr. Bledsoe opposed the bill, as also did Mr. Bagley. On the demand of Mr. Henderson th

previous question was called. The question recurred upon the passage of the bill on his third reading. The yeas and nays were called and the bill passed by a vote of yeas 62; nays This is the ballot:

Aves-Abbott, Ardrey, Aycock, Baxter, Beam, Braswell Brown, Carter, of Hyde, Clark, of Bladen, Cobb, Council, Davis, of Haywood, Dunlap, Fennel, Godwin, Graves, Harriss, Gaither. Hartsell, Henderson, Houk, Hughes, Kenan, King, Leach, Lindsay, McBray-McCubbins, McGehee, McIver, McClure, McRae, Maddrey, Moring, Moseley, Parish, Pinnix, Powell, Proffit, Quinnerly, Ransom, Richardson, Roberts, Rose, Rush, Ryals, Sams, Shackelford, Shotwell Singeltary, Simpson, Smith, Spake, Staples, Stephenson, Swaim, Todd, of Ashe, Vaughan, Wilson, of Barke, Wilson of Transylvania,

Winslow, Worth, Yount. NAYS—Allen, Bagley, Bizzell, Bledsoe, Bryant, Bunn, Cale, Cary, Clarke, of Craven, Crews, Ennis, Harrison, Hill, Hood, Horton, Johnson, of Warren, Johnston, of Washington, Lineback, Lloyd, Ormond, Purnell, Reynolds, Rogers, Scott, Simmons, Terry, Todd, of Wake, Williamson, Wilson, of New

Hanover. Mr. Clark, of Craven, presented a protest against the action of the House in the contest case from the county of Hertford. The protest is signed by nearly all the Republican members of the House, was read and ordered to be

spread on the journal.

SPECIAL ORDER. The bill to provide for the collection of taxes by the State, &c., known as the 'Machinery Bill," was taken up as the special order of the House. On motion of Mr. Pinnix, the House resolved itself into the Committee of the

On motion of Mr. Ransom, the bill was considered by sections. The Speaker vacated the chair, appointing Mr. Pinnix as chairman of the committee of the Whole.

On motion of Mr. Johnston, of Washngton, the committee arose. Mr. Pinnix, the chairman, reported progress and begged leave to sit again. The report was adopted, and leave given to the Committee of the Whole o sit again at 12:30 P. M. to-morrow.

What the Legislature is Doing.

We begin this morning the publication of the captions of acts and resolutions passed by the General Assembly during its present session. Not only is the caption given, but accompanying each act and resolution is a brief synopsis of the act or resolution, which conveys to the mind of the reader all that he cares to know of its provisions. Those who have not read the legislative proceedings with care since the session began, can, from day to day as these digests are published, gather from them the result of the session as it progresses. We incurthis additional cost and labor in pursuance of our design to furnish the people of the State the earliest and fullest reports of all matters of public interest transpiring at the capital.

"The melancholy days have come, the saddest of the year," because of the great increase of suffering induced by colds, coughs, asthma, etc., all of Mr. Henderson said that it was thought | which Dr. Bull's Cough Syrup by the committee that the building promptly relieve and cure.

THE JURY BOX.

Allegations of an Attempt to Corrupt Its Purity -- A Deputy Sherift Charged with Packing a Jury-Albert Magnin in Close Quarters.

interest, and the interest in which has but begun, transpired yesterday during the sitting of the Superior Court. The case of Mr. Jos. A. Haywood against Marcellus Rogers, colored-a case of landlord against tenant or cropper-had been called and Deputy Sheriff Magnin was summoning the jury. Hon. Daniel G. Fowle and Mr. Geo. H. Snow appeared for the plaintiff and Messrs. Busbee & Busbee for the defendant. A majority of the original panel were negroes, and to several of the jurymen the plaintiff's coursel objected. Others were summoned, and the defendant's counsel after objecting peremptorily to four, objected then to jurymen "for cause," until their challenges were exhausted. The plaintiff's counsel had in the meanwhile objected to several, upon one ground and another, and the jury as finally made up had upon it but one of the original panel, and consisted of five whites and seven blacks, all of whom, of both colors, were Republicans.

At this juncture Judge Fowle arose and made a motion for a continuance of the cause at the same time asking the court for a half hour's time in which to prepare affidavits, setting forth the grounds upon which he made the motion. He stated in asking for the time that it had come to his knowledge that the jury had been wilfully, fraudulently and corruptly packed, with a view of depriving his client of justice. The time for which he asked was granted, and after an absence from the court room he returned and presented three affidavits, signed respectively by Messrs. Jos. A. Haywood, the plaintiff in the action, Thos. P. Devereux and J. D. Pullen. Mr. Haywood stated in his affidavit that while the summoning of jurors was in progress he saw Magnin wink significantly at the defendant, and further, that when plaintiff's counsel had exhausted his challenges, he saw the said Magnin smile at the defendant, and shrug his shoulders. The affidavits of the two others set forth that they stances. Mr. Haywood stated further in his affidavit that on the last election day he and Magnin had an altereation, and this circumstance added to the belief that an effort was being made to

deprive him of a fair trial. His Honor Judge Schenck said that since the foregoing circumsta ses had been narrated, he called to mind the fact that he had observed Magnin, while in his search for jurors, start out of the front door, but stop at a touch upon his arm from a negro by-stander. That the negro pointed him to another who sat in the audience and said something to him, and that Magnin thereupon summoned as a juror the person who

had been pointed out to him. Judge Fowle, in presenting the affidavits, denounced Magnin in unmeasured terms. He said that truth and justice demanded that he should say that he was not a man who possessed the confidence of the honest people of this community and county, and that it was perfectly manifest that his purpose was to deprive the plaintiff of justice in this matter. Judge Fowle characterized him in strong terms, and belabored him

with fervid invective. Magnin engaged Col. Ed. Graham Haywood to represent him, and Judge Schenek granted him a right, which is unusual, that of replying to a motion for a continuance. The motion was dismissed until this morning, when the deputy sheriff will no doubt appear in court with counter-affidavits.

During Judge Fowle's remarks there was a spontaneous outburst of applause, which was promptly checked by the court. Judge Schenck spoke temperately of the case under consideration, remarking upon it as a case of great gravity, and one into which partisan bias must under no circumstances be permitted to enter. The conduct of the officer, if what was alleged is true, is reprehensible in the extreme, but the matter must undergo a thorough investigation before any action is taken upon

The case will come up again this morning on the motion for a contintance, when it will in all likelihood take the form of contempt, such contempt consisting in the packing of a jury. The nature of the case is unusual, and the case itself has excited a great deal of interest. The court room was crowded yesterday while it was in progress, and a large crowd will no doubt attend, this morning, to witness the further proceedings. Judge Schenck, vesterday, commanded the officer to leave the bar, and will not allow him to act during the remainder of the term in the summoning of jurors for the trial of

House Burned.

A dwelling house at Manson, Warren county, on the R. & G. Railroad, w: s destroyed by fire Monday night. The known caterer of the Yarbrough Honse house belonged to Dr. Alston, and was unoccupied. It is believed to have been fired by tramps.

Sunday School Missionary Work. We learn that under the supervision of Rev. G. S. Jones, of Wilmington, the American Sunday School Union has planted and aided in North Carolina during the past twelve months about eighty schools. The one great aim of this time-honored society is directed in the channel of meeting the wants of A case which has excited a wonderful hitherto neglected communities. An

> ary enterprise has maintained its posi tion through the past half century of our national existence. For every seventy-five cents contributed to the American Sunday Union, a child has been placed under Bible instruction, while for want of christian education and proper training of the young it costs the several States of our Union over ten million nine hun-

open Bible, placed in the hands of all

who can read, with the injunction

'search the reriptures," and see what

they testify of Christ and his doctrines.

is the platform on which this mission-

annual support of pauperism and crime. Prevention is better than cure, education is cheaper than punishment, and schools less costly than courts of justice and jails. We are glad, in view of these facts, to

dred and thirty thousand dollars for the

learn that the Union is progressing in its work in our State.

Supreme Court. Court met at 10 o'clock A. M., all the Justices present. Consideration of appeals from the 10th judicial district was resumed, and causes disposed of as fol-

Wm. Clarke vs. D. M. Wagoner et al., from Iredell; argued by M. L. McCorkle and R. F. Armfield for the plaintiff, and Scott & Caldwell for the defendants. Jacob Parker, adm'r., vs. P. C. Shuford, adm'r., from Iredell; argued by

R. F. Armfield and M. L. McCorkle for the defendant. Stephen Johnson vs. Theophilus Woody, from Alexander; argued by M. L. McCorkle and Scott & Caldwell for & the plaintiff, and R. F. Armfield and G.

Scott & Caldwell for the plaintiff, and

N. Folk for the defendant. L. L. James et al., vs. W. G. James et al., from Iredell; argued by R. F. Armfield and Scott & Caldwell for the plaintiffs, and M. L. McCorkle for the defendants. (Justice Bynum did not sit on the hearing of this cause, having

been of counsel in the court below.) State vs. Bob. Young, from Mecklen burg; argued by Attorney-General for the State, and A. Burwell and W. W. Flemming for the defendant.

Geo. Cansler et al., vs. W. W. Cobb and wife, from Catawba; called-pending the consideration of which the court adjourned until 10 o'clock this morning.

The Warm Springs. Dr. W. H. Howerton, former Secretary of State, has leased the Warm Springs property, Madison county, for a term of three years, and will move to the Springs next week. They are now open for guests, and are under the charge of Capt. C. H. Thomas, formerly proprietor of the Central Hotel, of this city. The house has been refitted and re-furnished from top to bottom in excellent style. Col. Howard Bailey. late chief clerk in Dr. Howerton's ottice. will be connected with the hotel, and will also be postmaster at Warm Springs. The salary is \$12 per annum. Some people just seem to be born for luck. This young man was but recent

ly made a colonel.

The Masquerade. The young people are well-nigh crazy concerning their forthcoming masquerade on the night of the 9th prox, an I all assemblages of them are engaged in the discussion of it. Strange to say, this will be the first masquerade ball ever had in this city, and one Jenkins. who has been attending incog. the meetings held for the purpose of preparing for it, will shortly begin a series of sketches under the title: "What shall i Wear? or, Flora McFlimsy Outdone.

The Lovejoy Academy.

J. M. Loveloy, Esqr., who has so suc cessfully conducted this institution so many years, has secured the services or his son, Mr. Charles Lovejoy, also an able and experienced instructor, as assistant. The former assistant, Mr. Ross Lovejoy, goes to Norfolk, Va., in a few days to accept a lucrative position in a well-known commission house of that

The Celebrated Bolles Cotton Hoes.

We refer to two thousand farmers in North Carolina, if they are not the best hoes ever sold in the State, lastin twice as long as many other hoes no sold. Please write for prices. The trade throughout the State supplied a manufacturers' lowest prices. Julio Lewis & Co., Raleigh, N. C., sol agents for Bolles Hoe and Tool Co.

Business Changes.

We call attention this morning to the notice of the dissolution of that well known firm of grocers and liquor dealers, Messrs. Rogers & Parham. It will be seen that Mr. Will. T. Rogers so louand favorably known in this State and city as a dealer in Kentucky horses and mules, expects to return to his old and long established business and has sold his interest in the firm of Rogers & Par ham to Mr. Henry E. Parham, the west who will, with his brother, Mr. R. E. Parham, continue to dispense the good things of life to the r. Griands

## PRINTER TO THE STATE.

PUBLISHED IN The News Building, No. 5. Martin Street.

ADVERTISING RATES.—Per square (ten lines nonpariel) first insertion \$1.00; each subse-quent insertion 50 cents. No advertisement inserted for less than \$1.00. Local notices 10 inserted for less than \$1.00. Local notices to cents per line each insertion. Contracts for advertisements for any space or time can be made at the News counting-rooms.

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### CIRCULATION.

THE DAILY NEWS has the largest daily cir-culation in the State, and over double the circulation of any other daily in Raleigh. The combined circulation of the baily and Weekly News is nearly 5,000, and reaches more readers than any other paper in North Caro-

NOTICE TO SUBSCRIBERS. Each subscriber will see plainly printed on the yellow label, on which his name is print-ed, the date when his subscription will ex-pire. Subscribers desiring to renew will do so in time and avoid losing any copy of thhir paper. Any subscriber falling to receive a copy of his paper will confer a favor by noti-fying this office.

All Communications should be addressed THE NEWS Raleigh, N. C.

Persons unable to obtain the NEWS at News Agencies, on Railway Trains, and other places where usually sold, will confer a favor by reporting the fact tous. Our subscribers will greatly oblige us

by giving prompt information of any delay in receiving their papers.

A BILL to relieve Newbern passed the House yesterday.

THE Republicans are perfectly satis fied that Mr. Hoar will not give up Hayes on technicalities. It is only by technicalities that Hayes can be saved.

THE excellent clerk of the Superior Court of Catawba county shows that he complied regularly and promptly with the law relating to fines and forfeit-

THE Republicans would not place Senator Conkling on the commission. It is stated among Republicans that he holds the action of Gov. Grover, in issuing a certificate to Cronin, legal- and

THE Oregon telegrams, over which so much ado has been made by the Radical politicians, have now been made public, and prove nothing whatever of an improper character against the Democratic National Committee. The committee come out with clean hands.

THE New York Tribune says the appointment of Judge Settle as U. S. Dis trict Judge, 'will probably lead to a grand concentration at the capital of Governors who would have been but were not"-all seeking the spoils of oftice. "Where the carcass is, there do the young eagles gather together.

Mr. WILLIAMS, the Senator from Wilson, has introduced a bill in the Senate to prevent discrimination in local freights by railroads operating in this State. This is an important bill, and if constitutional barriers will not prevent its passage, it will do great good towards establishing uniform freight charges and tend greatly to promote internal trade in the State.

THE electoral vote of South Carolina is secure beyond all doubt for Hayes and Wheeler. It was so ascertained by the State Board of Canvassers, then by Mr. Sayler's committee of the House, and now the State Supreme Court has finally disposed of it, though on technical grounds. There will therefore be no contest over South Carolina before the High Commission.

A PENNSYLVANIA darkey writes us that there is a disposition among laborers in the North who were formerly slaves in the Southern States to return to the South, provided they can have some assurance of remunerative employment. All honest and industrious laboring men can get profitable work to do in the South. Millions of laborers are needed to till our idle lands. We cannot have too many engaged in agricultural pursuits.

THE New York Times is very bitter over the passage of the electoral bill. It says New York State "supplies onethird of the Republicans voting in favor of the bill-a fact which may be explained in three words-Commerce, Cowardice, and Conkling." It rejoices over the fact that Senator Edmunds failed to secure the vote of a single Representative from Vermont for his pet scheme, and that the opposition of Senator Morton was indorsed by nearly all the Representatives from Indiana .-The Republican organs are evidently afraid that this bill will seat Mr. Tilden.

THE N. Y. San thinks the election of Judge Davis to the Senate interferes seriously with the arbritration. "What certainty," it asks, "is there that the four Judges will be able to agree upon the fifth man, when on the one hand tiey must either choose a Judge who has just been elected as an Opposition S nator, or on the other, a Judge who is an earnest member of the Repub-Lean party. As long as Judge Davis held an independent, unbiassed position it was easy to agree upon him; but now that he has been changed from that pos'tio i, what certainty is there that they will be able to agree at all? And if they are not able to agree, will not the p an of arbitration, as it has now passed through Congress, be in danger the vacancy.

### THE BIGH COMMISSION.

The tribunal to decide who is elected President was constituted yesterday. It and Thurman and Bayard, Democrats. Five Representatives-Payne, Hunton and Abbott, Democrats, and Garfield of the Supreme Court-Messrs, Clifford and Field. Democrats, and Miller and Strong, Republicans. Our last night's telegrams say that Judge Bradley, Republican, is undoubtedly the fifth Judge

### THE WESTERN NORTH CAROLI-NA RAILROAD.

Mr. Johnston's bill to complete the Western North Carolina Railroad pass ed its final reading in the Senate vesterday, by a vote of 27 to 8. The vote on the second reading stood 19 to 19, making a tie, which President Jarvis decided by casting his vote in the affirmative. The bill has grown steadily in favor since the day of its introduction. The more it was discussed the more apparent became its merits. It goes now to the House.

The debate yesterday in the Senato was lively and interesting. Senator Moore, of Mecklenburg, spoke at considerable length in favor of the bill. His speech was full of valuable information, and invincible arguments; and was delivered in a thoroughly effective manner. Mr. Troy advocated the measure in a speech of marked power and eloquence, which added to his already well-established reputation.

### REMOVAL OF THE TROOPS FROM WASHINGTON.

Grant has fully eaught the spirit of the Electoral Bill. Immediately after its passage he ordered the removal of all the troops now at Washington to other points-mainly the stations from which they were brought. To-morrow, when the count begins, it is likely there will not be a single soldier in Washing-

This act is interpreted to mean a belief on the part of the Cabinet that the solution of the Presidential controversy is no longer attended with any likelihood of trouble or danger there or elsewhere. It is also said that the impetus given trade and business, and the national credit by the adoption of the Compromise Electoral bill in Congress. would receive signal and national assistance by such an act as the removal of the troops from the capital, and hence President Grant's promptness to second a motion so fruitful of advantage to the financial and commercial interests of the

ONCE upon a time a good-natured fellow who always liked to see fair play between man and man, under all cir cumstances, found two men fighting. the one on top gouging and thumping the bottom individual in a merciless manner. The good-natured man ac osted the victor in the fight with the plea, "see here my good fellow, why don't you let that man get up and have a fair chance?" This prompt reply was made, "I guess, stranger, if you had had as much trouble getting him down as I have had, you would not say let him up." This anecdote suggests an answer to those of our Democratic friends who say, "Now that we have carried the State, we can afford to be magnanimous. Don't let us use the broom too rigidly. But retain the clever Republicans in positions of trust and honor."

## THE COUNTING OF THE VOTE.

Yesterday each house appointed by a cica coce vote five of its members, who, with the five associate justices of the United States Supreme Court now as signed to the first, third, eighth and ninth circuits, and another associate justice to be chosen by them, constitute a commission for the decision (only) of all questions relating to different (not duplicate) returns from any State.

The vote is to be counted to-morrow at 1 P. M., in the hall of the house, the President pro tempore of the Senate presiding. The presiding officer will open the certificates in the alphabetical order of States, and pass them to tellers. (two on the part of each House) who will read them, make a list of the votes, and deliver the result to the presiding

officer, who will announce the same. In case of but one return from any State no objection will be entertained except it be made in writing and signed by at least one Represenative and one Senator. In such an event the two houses separate and take a vote, and in case they disagree the vote must be counted, but in case they agree as to the validity of the objection the vote must be rejected.

In case different returns are received from any State they will be opened by the presiding officer, read by the tellers, and referred to the electoral tribunal, after objections signed by at least one Representative and one Senator have been made. The objections, as well as the returns, must then be referred to

the tribunal. The tribunal is to decide, by a majority vote, whether any and what votes from such States are constitutional and tions to a neighbors house. Mr. Dunn, legal, and what persons were appointed electors, and is required to make a brief report in writing, which must be signed and made a statement as above. Not by the members agreeing thereto. This being near enough to tell in the dim decision must be read and entered in the journals of both houses and the the journals of both houses, and the tation of being a fine young man, and counting of the vote must proceed in was highly respected by all who knew nity therewith, unless upon obhim.

JUDGE DAVID DAVIS will accept the jection. Ande in writing, by at least Illinois Senatorship of course. But he five Repostatatives and five Senators, will not leave the beach until after the the two houses separately concur in 4th of March. This will devolve upon ordering otherwise. In which case their the new President the duty of filling | concurrent action must govern. No votes from any State can be acted upon until the objections previously made have been finally disposed of.

The bill requires that while the two houses are in meeting no debate will be consists of five Senators-Morton, Ed- allowed, and no question can be put by munds and Frelinghuysen, Republicans, the presiding officer except to either house on a motion to withdraw. When the two houses separate each Senator and Representative may speak ten minand Hoar, Republicans. Five Justices utes, but after the debate has lasted two hours the main question must be

The joint meeting cannot be dissolved until the count of the vote is completed and the result declared; and no recess can be taken when a question arises in regard to counting any such votes, or otherwise, in which case either house may direct a recess of such house not beyond next day, (Sunday excepted,) at 10 A. M. While any question is being considered by the commission neither house may proceed with its legislative or other business.

To-morrow, then, will be one of the most memorable in the country's history. With the synopsis above given our readers may understand more clearly the telegraphic information which we will receive from day to day during the progress of the count.

### POLITICAL NOTES.

General Butler explains that the Boutwell-Hoar contest was not his fight, and asserts that if it had been the result might have been different.

Ex-Secretary Welles does not like the new electoral count plan. He thinks the House was bound to insist on Tilden's election in any event. The expenses of the State government of Mississippi last year were over

\$500,000 less than they were in 1875.

Is this what Grant refers to when he speaks of "the Mississippi plan?" General Banks is believed by New Englanders to wish he hadn't come out quite so strong against the settlement. Tarbox has already heard the voice of

Massachusetts, and will support the

It is a peculiarity of the Republican party that it takes shelter under States' rights whenever its ox is being gored. It is a party that came into existence to war upon States, and it hates the doctrine of States' rights as the devil hates holy water.

The Boston Traceler, a Radical organ, regards the defeat of Boutwell as a Democratic victory. It is at least a decisive defeat of the Radical wing of the Republican party. The relegation of Logan to his original obscurity is another severe blow at the same doomed crowd of conspirators.

They have some sensible colored brethren in New Orleans. When Packard wanted the colored militia to charge upon the entrenched Nicholls forces in the St. Louis hotel they refused to do so unless Kellogg and Packard would lead the advance. As Kellogg and Packard wouldn't lead, the colored troops didn't fight at all, and peace was

At the late election in Florida the etual vote polled was 24,440 Democrat-. 24,349 Republican—the largest vote ever polled in the State: but the canvassing board changed the returns so as to make the Republican vote 23,849 and the Democratic 22,923, and over 2,000 votes were thrown out which were ac tually east at the polls.

Gen. Ben Butler, who has a law office in the shadow of the capitol, and who keeps his left eve on Congress all the time, is a puzzle just now to the politicians who have shown their hands, The General modestly disclaims any connection with or special interest in politics before the 4th of March, when he goes back to the House

## PERSONAE.

Senator Conkling moistense his long speeches with strong tea.

man admitted to the Rhode Island bar, is lecturing in Connecticut on "The Medals to the memory of Robert E. Lee, and bearing the inscription "the

John H. Ballon, the first colored

nore than bero and not less than sage, have appeared in New Orleans. The play which Mr. Bret Harte and

Mr. Mark Twain are writing together s to belong to Mr. Charles Parsloe, the Hop Sing of "Two men of Sandy Bar." His character is, of course, to be that Sir Henry D. Hoghton left a personal

estate of the value of \$1,000,000. His will provided that his coffin should be enclosed in one of lead weighing not less than seven pounds to the square A French invitation to a wedding: Madame X-has the honor of asking

you to be present at the marriage of her only daughter, Celine X-, with M. de Saint V-," &c. And underneath: "Pray for her!" An aged woman in Indianapolis is supported in luxury by her wealthy son. but he will not provide her with tobac-

co to smoke; and consequently she knits stockings, sell them, and thus obtains the one thing that the son denies her. James Gordon Bennett with all his follies has generous instincts. He recently sent \$500 to the orphan daughters of Mark H Kellogg, of La Crosse, Wis., a Herald correspondent who was

### killed with Gen. Custer. Marder in Union County.

Sanday evening Jeff. E. Dunn, of Sandy Ridge township, Union county, foully murdered in his own lot. These particulars are taken from an extra of the Monroe Enquirer: "We learn that he had gone out to his barn about dusk to feed his stock, and after entering the lot, discovered an object which proved to be a man. After two or three forts to find out who the intruder was, Mr. Dunn was told that he was lost (still giving no name,) and asked directhen began giving the asked for information, when he was fired on and shot down. He lived for about two hours,

## THE PEACE BILL.

Opinions of the Press-Democratic Rejoicings--Republican Depression -- The Country Satisfied.

[N. Y. Tribane, Rep., Jan. 27.1 There can be no doubt of the entire good faith with which many of the best men of both parties united in pushing this so-called compromise. in the belief that it was the only remedy from confusion and possible violence. The country rose in its favor with unusual unanimity and earnestness. People were weary of discussions: eager for settlement on any terms; comparatively indifferent as to who should be President, or how he should be declared They only wanted somebody for President whose title would not be disputed. and a settlement at once which might open the way for a revival of business.

It is not to be disguised that its pass age gives great satisfaction to the country, and will be hailed by a majority of our better citizens with a sense of relief. Constitutional scruples wil make themselves felt later on, and it will not be surprising to find the bill much less popular a year hence than now, no matter who may occupy the Presidential chair.

From a strict party point of view, the effect of the bill is less clear than it seemed to be a week ago. It was then generally accepted as meaning the success of Gov. Tilden. The sudden disability of Judge Davis seems to diminish the Tilden strength in the commission, and the chances now are at least not so

## A Quarrel Within the Party.

[N. Y. Times, Rep., Jan. 27.] Falling back upon the common-sense aspect of the case, we not only fail to discover any solid ground for the bright predictions of Mr. Tilden's no-party friends, but we see many reasons for thinking that, so far as political feeling is concerned, the measure will produce effects the very reverse of those which are foretold. The first and most obvious reason is derived from the fact that the measure, divested of pretense, is essentially a Democratic measure.

For practical purposes, a measure of this nature must be regarded as in the interest of the Democratic party. Defeated as that party is on a fair count of the electoral votes, the electoral bill creates for it machinery whose working may be controlled by treachery or accident. Such an experiment is more likely to multiply the causes of partisan bitterness than to give rise to good feel-

A yet more prolific source of in itation will probably be found in the indignation of the great mass of the Republican party, if the fears entertained by the opponents of the plan be realized. There s a disposition even now to believe that the party has been betrayed in the house of its friends. The origin of the measure was suspicious. It was sprung upon the country. No time was allowed for its discussion before the people. The inhallowed combination which controlled the action of the conference committee has forced the bill through Coagress.

The rank and file of the Republican organization view it with distrust, as a device constructed for the benefit of the enemy. If this interpretation be strengthened by the operation of the dan, the Republican leaders who n part responsible for its authorship, adoption will be exposed to more obloquy and suspicion than men of ensitiveness like to encounter. Instead of an era of good feeling, we may expect to witness a torrent of popular indignation which the legislators in question will not easily withstand There will be a ready acquiescence in the results of the law as such, but its Re-publican champions will be required to explain, in circumstances not flattering o their pride. An affectation of judiial impartiality will not ward off the imputations which passing occurrences may seem to suggest, and the imagina ry glories of the millennial era will be scured by the unpleasant realities of quarrel within the party.

## A Heavy weight Lifted.

[Balto, Sun, Dem. Jan. 27th.] The prompt and final passage by the House yesterday of the electoral adjustment bill from the Senate will lift a heavy weight from the heart of the country. The prevailing sentiment is like that of an individual aroused from a nightmare, the difference being, however, that it is a real and not an imaginary danger from which the people have escaped.

The plan of the committee saves the country from the peril of civil commotion, and proves, in the language of the British chancellor, in the opinion he has expressed of the American situation, that the American people have a constitution which they are able satisfactorily and honestly to work out for themselves. Even if civil commotion did not follow the proclamation by the President of the Senate of what a majority of the people of the United States would regard as a fraud and usurpation, it would none the less be looked upon as such and indignantly resented by a majority of the voters of this country. The whole country will rejoice that statesmen have come to the front at last, setting aside gross pretenders, and that they have presented a plan which will give a peaceful and legal solution of the electoral

### question. Downfall of the Conspirators.

[St. Louis Times, Dem., Jan. 26th.] With the fall of Morton, whose single and desperate ambition has been to force the inauguration of Hayes upon the country regardless of the popular choice or the means by which he sought to forestall it, falls to indistinguishable ruin the whole Radical scheme for capturing the Presidency and perpetuating under still more odious forms the dy nasty of which the people have already had a bitter foretaste. The vote of the Senate—all honor to the illustrious Forty-seven—is a rebuke to the conspirators from which they can never be restored to the full confidence of their immediate constituents, nor regain their ac customed influence in the halls of legis lation. They staked all that they had upon the hazard of the die, their reputation as men of intelligence, their claims to patriotism, their respect for the convictions of their fellow-countrymen, their hopes for the future and records in the past, even their Senatorial honor.

and they have lost. If it shall so happen in the ordain-ments of fate that the court of arbitration shall prove a failure, and its coun sels come to nought, and the vaticinations of these sinister prophets be realized at last in new dangers to our constitutional liberties and sterner menaces of the national peace, then indeed may the vindication of the minority come but the possibility of any contingency that shall throw the adjustment of the Presidential question into their hands is something not to be contemplated,

Such an event would imply that Congress had parted with its reason and the custodians of our national honor betrayed their trust. It could only come in the roll and wreck of revolution. It could only come by some miracle of

retribution as came the cremation of the cities of the plain. Let the people rest assured that the same unfaltering wisdom which passes the electoral bill to a law may be depended upon to avert a vindication that involves so great a castastrophe as this.

### On Earth Peace, Good Will Toward Men.

(Richmond Whig. (Dem.) Jan. 29. \* \* For more than two months past every observant and reflecting man n this Union has been every hour most painfully impressed, not only with apprehension of a frightful conflict in arms between the two great parties of the country, but with an appalling horror of revolution, anarchy, and loss of liberty to ourselves and to our posterity forever. But, thank God, the roar of the thunder we hear now is from the cloud that has gone over; thank God, there is a rainbow in the skies at last; thank God, the passions and prejudices of our people have been brought back under the rule of reason, and there is every indication that justice will be

done and the Republic saved. "On earth peace, good will toward men;" This sublime sentiment is well suited as a salutation to the solution of the Presidential problem, which three days ago almost made the very heavens seem to hang heavily over us like a canopy of crape covering from the eyes of departed patriots the sad scene of the destruction of this country.

### FROM WASHINGTON.

The Electoral Tribunal--Conference of Supreme Court Justices-Judge Bradiey to Complete the Number [Special dispatch to Baltimore Sun.]

WASHINGTON, Jan. 28. The justices of the Supreme Court held a very lengthy conference yesterday, lasting five or six hours, on the subject of the business now before that tribunal and the allotment of the different justices to prepare the opinion of the court up on cases upon which they have arrived at a decision. The conference was more protracted than would otherwise have been the case by reason of the necessity of making such disposition of the business of the court as will enable it to meet without great inconvenience the requirements imposed upon certain of its members by the new electoral bill. Under the provisions of the bill the

two Houses of Congress are to meet in joint convention on Thursday next to proceed with the counting of the electoral vote. It is understood not to be the purpose of the Democrats to make any bjection to the vote of South Carolina being counted for Hayes. It is understood that Senator Morton and others contemplate making an objection to the vote of Mississippi. Should this be done the House certainly and the Senate possibly will décide not to sustain the objection, and the vote will of course the objection, and the vote will of course be counted for Tilden. It has also been hinted that some of the Republican Senators and members intend objecting to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the votes of both Georgia and Alabama on the general ground of fraud and individual to the course of timidation. If this is done, the House mortgage. will, as in the case of Mississippi, refuse to sustain the objections, and the votes will accordingly be counted. It is anticipated that every point of dispute which may come up, except the case of Florida, Louisiana and Oregon, will be decided by the two Houses without difficulty during the Thursday's session, and that the cases only of Florida, Louisiana and Oregon will be referred for in

determination to the tribunal of arbitra-The tribunal will doubtless meet Re promptly and proceed with the business entrusted to it. Its labors may not endure onger than a week, and it is possible they may be extended for two or three weeks. This contingency was fully considered at the conference of the justices of the Supreme Court in connection with the regular business which the court has before it. As five of the justices are to be taken to make up the membership of the electoral tribunal, the court will, while they are engaged in the duties of the tribunal, be kept without a quorum. It is therefore un derstood that the Chief Justice will be empowered to adjourn the Supreme

Court during the period of the sessions of the electoral tribunal. Opinion is settling down very steadily to the conviction that Justice Bradley will be the fifth justice selected by his four associates to complete the membership of the electoral tribunal, and not lot, but by unanimous choice. It is understood that Wm. M. Evarts and perhaps Stanley Matthews will be the counsel to present the Republican side of the case, with ex-Representative Shellabarger, of Ohio, as assistant, and that Judge Black and ex-Senator Carpenter will be retained to present the Democratic case.

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## Send for Circular.

FOR SALE OR RENT. MORTUAGEE'S SALE.

On Fuesday the 13th day of February, 1877, i will see at public auction at the Court House loor in the City of Raleign at 12 o'clock, about one hundred pieces of stone flaggling, the property of John whitelaw, to satisfy a mortage male to me on the 2nd day of August, ded in book 45, page 261, office of the 18 to 18 t Register of Geeds. This property can be seen on the lot belonging to the Masonic Temple Association, near the Court House. TERMS CASH.

GEORGE W. WYNNE, W. W. JONES, Attorney, jan26-tds

FORECLOSURE OF MORTGAGE. By virtue of the provisions of a deed of By virtue of the provisions of a deed of mortgage executed by Shade Branch, Ann Branch, John Branch and Easter Branch, to the undersigned, dated the 6th day of August, 1875, and registered in the kegister's office, in Book 41, p. 500, I will, on Saturday the 17th day of represent 1877 at 120 clock with

P .C. WALKER.

Mortgagee. January, 47, 1877. MORTGAGEE'S On Saturday the 17th day of February, 1877 at the Court House door in the city of Kaleigh I will sell for eash, the valuable garden farm

now occupied by C. B. Fairchild, ssq.

'the farm contains twenty acres of land lying within one mile of the city limits, and is in a high state of cuitivation.

The sale will be made under the provisions of a mortgage registered in the office of the Register of Deeds for Wake county in Book' 30 n. 582. Commission Merchants.

TALUABLE REAL ESTATE FOR SALE. By virtue of authority given in a mortgage executed on 14th reb. 1876, by B. N. Howeil, N. J. Howell and R. P. Howell to Capt. w. W. white and recorded in Book 42, page 558, of Register's office of wake county, I will sell on Saturday the 16th day of February, 1877, at public auction at the Court House door in Kaleigh, all the property in said mortgage mentioned, consisting of valuable real estate in Raieigh known as the Howell House, and a valuable farm in Cary t-woship known as valuable farm in Cary t-waship known as he riowell farm, together with a lot of personal property, consisting of beds, bureaus piano and various other articles. Terms of sale: CAStI!

Att'y of Mortgagee

Jan 19, 1877.td. TALUABLE LAND FOR SALE One Hundred and Fifty Acres of Land about six miles from Raleigh, on the east of Neuse River, adjoining the lands of the Neuse Manufacturing Company. Soil well adapted to the growth of corn and cotton.

MARY HINTON.

SALE OF VALUABLE REAL ESTATE. given in certain Mortgages executed by A. A. Green and Miss Josephine E. E. Green, as well as by special directions of mortgages, which said mortgages are recorded in books 38 nagoas by special directions of mortgagees, which said mortgages are recorded in books 38 page 723, and book 39 page 253 of Register's office of Wake county, I will sell, on the 31st day of January, 1877, at the court house door in Raleigh, at 12 o'clock M., at public auction, the real estate in said mortgages described, consisting of two tracts, lying near the city of Releigh and known as a portion of the Byvant sisting of two tracts, lying near the city of Raleigh and known as a portion of the Bryant Green land, one tract Green land, one tract containing 115 acres an

the other II9½ acres.
Terms of sale CASH. W. H. PACE, Attorney of Mortgagee Raleigh, Jan. 8th, 1877. d til S A L E F O R

Between five and six thousand acres of well timbered PINE LAND, all in one body, suita-ble for procuring turpentine, located abou-five miles from the city of Brunswick, Ga., ble for procuring turpentine, located about five miles from the city of Brunswick, Ga., and directly on the Macon and Brunswick Railroad, and also on a water course, where vessels drawing from ten to fifieen feet of water can go at all seasons of the year. This is one of the most convenient and desirable tracts of land on the seaboard, on which to locate turpentine works, and it will be sold low to close up a claim held by this bank if not applied for sooner.

Persons wishing to purchase such a piece of property will please address me at this place.

property will please address me at this place 1. C. PLANT, Pres. of the First Nat. Bank, de 19-dltaw&w til feb 20.

BANKRUPTCY

In the matter of John Devereux, Bankrupt. Noticel's hereby given that a general meet rupt, will be held at the negister's office in Raleigh, N. C., before A. W. Skafer, Esq., neg-kaleigh, N. C., before A. W. Skafer, Esq., neg-there is a second of the se Raleigh, N. C., before A. W. Shader, Esq., Register in Bankruptey, on the 1st day of February, 1877, at 16 o clock, A. M., for the purposes named in the 27th section of the Bankrupt Act of March 2, 1867.

WALTER CLARK, (Trustees, R. C. BADGER, Raleigh, N. C. Raleigh, N. C., Jan. 4th, 1877.

ALE OF VALUABLE LAND AT AUC-

By virtue of a judgment rendered at the last term of Wake Superior Court in the case of W. N. H. Smith, assignee of Ellen harrison and others, against W. Garl Brown and P. Cowper, I shalf on the 5th day of cebruary 1877 at the Courthouse door in Raleigh, sell for cash, that parcel of land known as the Kourke land, on north side of Newbern Avenue, adjoining the lands of N. V. Denton and others, and estimated to contain fifteen and H-lud acres. Commissioner.

COMMISSION MERCHANTS,

## REMOVAL!

We have removed our office to the corner coms over Dodd's corner, at the corner of Wilmington and Martin Streets, where we will be glad to see our old customers and

> A. C. SANDERS & CO. Over Dodd's Corner.

## LOOK HERE!

Don't you forget about that STAR GUANO the old original STAR,

A. C. SANDERS & CO., Over Dodd's Corner.

## STAR! STAR!

Don't you buy any Guano, our friend, until you see the old original STAR dealers.

A. C. SANDERS & CO., Over Dodd's Corner

## Mules and Horses.

We have for sale very cheap:

4 GOOD YOUNG MULES. 2 " " HORSES. A. C. SANDERS & CO., Over Dodd's Corner.

Guano, Guano,

COTTON! COTTON!

We are now prepared to furnish the very

GUANO IN THE WORLD. For 400 pounds of Cotton, on time. You all

know that we do not believe any FERTIL-

IZER will compare with the OLD ORIGINAL STAR.

> A. C. SANDERS & CO., Over Dodd's Corner.

Having determined to give all of our atten tion to the Guano, Cotton and Commi-business, we have sold out our entire stor goods to Mr. W. A. Myatt, Jr., and rem-our office to the corner room over Dodd's ner. All who are indebted to us will ple come up at once and settle, as we music up our old books. Business is business, we mean business when we say insend-

Notice.

we mean business when we say immediate settlement must be made by all. ian19-tf.

W. C. MCMACKIN.

W. B. GULICK.

MACMACKIN & GULACK

No. 8. Martin Street. RALEIGH, N. C.

And general agents for the sale of MORO

-AND-

PURE PHUINE

# AMMONIATED PHOSPHATES.

Special attention given to the sale of COT TON and produce generally, by Mr. McMac

CONSIGNMENTS SOLICITED.

DISSOLUTION OF CO-PARTNERSHIP OF

NORRIS & MYATT.

The co-partnership heretofore existing be-tween M. T. Norris and W. A. Myatt, under the name, firm and style of Norris & Myatt, has this day been dissolved by mutual consent. Parties indebted to the firm will please call at the effice heretofore and included.

at the office heretofore occupied by Norris & Myatt and settle, as a dissolution of the firm requires an adjustment of all their claims W. A. MYATT, JR. Raleigh, Jan. 4th, 1877.

Notice to the Public!

I have this day purchased the interest of W<sub>1</sub> A. Myatt, in the firm of Norris & Myatt, an have associated with me J. A. Norris, of Apex, wake county, and will continue to do business at the old stand of Norris & Myatt, where I stall health. the old stand of Norths & and hall be pleased to see my former patrons and

M. T. NORRIS. Raleigh, Jan. 4th, 1877. M. T. NORRIS

M. T. NORRIS & CO. At the old Stand of Norris & Myatt, RALEIGH, N. C.,

Wholesale and Retail Grocers and Commission Merch ints.

Consignments of Cotton and other produce olicited. Best prices guaranteed.
M. F. NORRIS & CO.

ian 5-D3m LLCOCK POROUS PLASTERS, Ask for Allcock's, and obtain them, and so void miserable imitations. B. BRANDRETH, Pres't.

 $E_{\mathcal{E}}$  The Fditor of the NEWs is not responsitively the views and opinions expressed by

spondents.
Correspondents are requested to be as as the nature of the subject upon which

mey write will admit.

Let the names of correspondents are remired in every instance for the private inmartion of the editor, as a guarantee of faith.

Anonymous communications will invaably be consigned to the waste basket,

thout notice.  $g_{\mathcal{B}}$  torrespondents are requested to write  $g_{\mathcal{B}}$  to one side of the sheet; otherwise great convenience is caused to the printer.

### North Carolina and Florida.

To the Editor of the News:

Sir:-I was pleased to see the fine pirit which animated your informant in sserting the claims that North Carolina has had in shaping the character of our sister State of Florida. That . tate, so far as its Americanization is concerned, struly the daughter of North Carolina. Not only has our State given men eminent in legal learning and in statesmanship, but she has provided the material out of which the solid greatness of a State is made. She has filled whole counties with intelligent planters, translanted with all their wealth of slaves and household goods to the fertile soil the land of flowers. She furnished warms of the hardy pioneer, with no apital beyond energy and muscle, before whose sturdy arm the forest has fallen, making the land ready for the ide of emigrants of a different class. carrying with them the civilization and of older communities, ready armed to move on at once in the paths of progress.

Your informant, while guilty of no in-accuracies, is yet incomplete in his in-formation. He omits, among his list of prominent North Carolinians, William Mosely, from Lenoir county, in this State, who served two terms as Governor of the State; John A. Cameron, father of the editor of the Hillsboro Recorder, and now principal clerk of the House, preceded Dillon Jordan by six years, having been appointed Judge of the Vestern District of Florida in 1832. Upon his death, Judge Jordan was appointed to succeed him. Walker Anerson, the distinguished Professor of Rhetoric at the University of North Carolina, removed to Florida in 1836, and died in 1856, Chief Justice of the Supreme Court of that State.

These are a few of the names the writer can now recall; and he remembers that in its territorial state nearly all the offices of the State and general government were filled by North Carolinians. Among whom were — Exum, U. S. Marshal of the Western District; Robert Harshalof the Western District, Robert Hoyner, U. S. Navy Agent; Robert Mitchell, Collector of the port of Pensacola, and Hanson Kelly, Postmaster at Escambea.

### Fines and Forfeitures. NEWTON, N. C., Jan. 26, 1877. to the Editor of the News:

Str: In your issue of the 24th inst., in commenting on the fines and forfeitures at to the treasury department by the clerks of the several courts, in response to a circular letter from the State Treasmer. you say "it betrays one of two things: either that these times have been ery light in a majority of the counties, relse that the clerks have been grossly egligent in collecting or sending them

In this (Catawba) county the crimihal docket has always been small, consequently there has not been a very arge amount of fines, &c., collected; and in some townships in the county the law-abiding citizens, by their department, have not given the Justices of the Peace an occasion for collecting cent of fines for 12 months at a time. dy receipts show that from 1869 to the 1st of September, 1876, inclusive, I have paid into the treasury \$926 45; and from he 1st of September, 1876, to 1st of January, 1877, I have paid \$63. And I would state that this last amount had been forwarded to Mr. Worth before receiving his circular letter. Of course the amount sent from this county in eight years is small, unless compared with Craven; yet w'an you remember that the people of Catawba are strictly a law-abiding peop'e it does very well.

I don't claim any credit for having sent the fines before having them drawn out by a circular letter, because it was my duty, and that was made so plain by the law that I can't see how any clerk need err in the premises.

Respectfully, M. O. SHERRILL, Clerk of Catawba.

## Joseph H. Green.

To the Editor of the News: SIR: Whilst others are proposing their respective friends as suitable persons to till the office of engineer at this asylum, I take the liberty of naming Joseph H. Green, as the very best man in North

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Carolina for the position. If it were possible to test the qualifica-tions of candidates in a practical manner, by a number of competent and disinterested mechanics, there would be little or no doubt of his success. But the misfortune is, that such elections are too often made through favoritism rather than by real fitness. As a machinist, Mr. Green is acknowledged by all who know him to be reminently qualified; as an engineer on the North Carolina Railroad, he was known to be one of the very best. It was whilst acting as such that he was dismissed years ago from office for voting the Democratic ticket. And now it is high time that he should be rewarded for his fidelity to his party by being made engineer of the Lunatic Asylum. There are numbers of persons who can testify to his fitness for the position, whilst there is not a man who knows him who will dare to say that he is not. I confidently urge his claims as superior to those of any one I am acquainted with; -as a first rate machinist, as a staunch and unflinching Democrat and as a gentleman of integrity and honor.

AN OLD DEMOCE

## Northern Negroes Talk of Coming

South BLOOMSBURG, P.L., Jan. 25, 1977. To the Editor of the News :

SIR :- Our amention has been called to a movement of speculators, havin for its object supplying the Gulf States with coolies, or laborers from Eastern Asia. I am authorized to say that there are thousands of laborers throughou the North who were formerly slaves, in the several Southern States, who would return to the South on the assurance of receiving remunerative employment. have no hesitancy in saying that twenty thousand families, each represented by an able bodied male, could be induced to emigrate, who would take no prominent part in politics, but would engage in the cultivation of the soil and usefu branches that would tend to building up

that section of country. Yours Respectfully, STEPHEN W. HILL.

# Of the Acts and Resolutions. Passed by the General Assembly at its Ses-sion of 1876-277.

An act to amend section 1, chapter 22. Battle's Revisal. (Alters the time of election of members of Congress from the 3d Thursday of August, to the 3d Tnesday in November.) Ratified 29th November,

An Act to validate election returns. (Where the county or sheriff's seal is wanting to the certificate of election, still the return is made valid.) Ratified 29th November, 1876.

Resolution, conforming the per diem and mileage to the ordinance of the Constitutional Convention. (Presiding officers to receive \$6 per day; Members \$4; Principal and Assistant Clerks, \$5, other officers, \$4. Mileage 10 cents going from and returning to their homes.) Passed 29th November, 1876.

An Act to repeal chap. 79, laws of 1871-'72. (Changes Sampson county from the 5th, back to the 4th Judicial District.) Ratified 2d December, 1876.

Resolution—Allowing J. F. Agnew, Wm. B. Wells, Bryan Lunn and J. W. Poe, employees of the House, each \$2 per day for 10 days' services. Ratified 2d December, 1876. Resolution in regard to the Public Treasurer. (Calling upon him to report

to what extent there has been a compli-ance on the part of the creditors of the State, with the act of the last session. "to compromise, commute and settle the State debt;" and if no exchange of bonds has been made under said act, that he report whether any creditor has tendered any old bonds of the State, with their names, &c.) Passed 2d December, 1876.

Resolution in favor of J. S. Wilcox, Sheriff of Pasquotank.—Requiring the Auditor to audit his account of taxes received. Passed 2d December, 1876.

Resolution—To take a recess from the 13th to the 30th of December, 1876. Passed 5th December, 1876. An Act to prevent throwing or shooting into railroad cars .- (Makes it a misde-

meanor to east or throw or shoot any stone, rock, bullet, shot-pellet or other missil, at or against or into any railroad car or locomotive, in motion or standing at a station, or at any person thereon. Punishment, imprisonment in the county jail or State's prison, at the discretion of the court. Ratified 5th December, An Act concerning certain election re-

(Secretary of State directed to tile and preserve, after the same are published, the election returns of the Governor, and the other officers mentioned in sec. 26th, chap. 52 of Bat. Rev.) Ratified 5th Dec. 1876.

An Act, relieving F. J. Satchwell,

sheriff of Beaufort county, of the payment of the penalty of 2 per cent per month, for failure to pay the county taxes, within the time prescribed by law. Ratified 5th Dec. 1876.

An Act, amending sec. 343, chap. 17, Bat. Rev. p. 227, by striking out in the 14th line all after the word "thereof," down to and including the words "county" in the 15th line; and strike out all after the Word "clerk" in the 16th line, down to and including "issue" in the 17th line. Ratified, 8th Dec. 1876.

Resolution, appointing a joint committee, to provide for the inauguration of Gov. Vance. Passed 8th Dec. 1876, An Act, making it a misdemeanor to

liquors Wit miles of Jerusalem, Liberty, Concord and Cherry Hill churches, in Davie Passed 8th Dec. 1876. county.

Resolution, directing the joint committee on public ground and buildings, to examine the Executive Mansion; and if it is not fitted for a residence, to confer with the city authorities, and ascertain if the city will furnish a house for the use of the Governor, and take the mansion for school purposes. If not, let said committee lease a house for the Governor's use, and rent out the palace. Committee also to enquires and report as to the fixed furniture, such as gas fixtures, &c. Passed 8th Dec. 1876.

Resolution, asking our Senators and

members of the House of Representatives in Congress, to endeavor to have modified the Internal Revenue Laws, in regard to the tax on brandy, whiskey and tobacco; and failing in that, to vote for its repeal. Passed 8th Dec.

Resolution, instructing the joint committee on Penal Institutions to inquire and report: 1. The number and sex of the convicts in the penitentiary, with their term of service: The number required by the constitution, to be kept therein: The number now worked on State's works, outside of the penitentiary: Expense per capita of supporting convicts in and out of the penitentiary: Number and salaries of officers and employes in said institution, whose services can be dispensed with without detriment to the interest of the State, and give effect to the object of this resolution: Also report the number which can be furnished to work on the Western North Carolina Railroad. Passed 8th Dec. 1876.

Resolution, appointing a committee of 5, to examine and correct the errors which may be found in the amended constitution, as printed. Passed 8th

Dec. 1876. Resolution, directing the Auditor to audit the account of John W. Heckstall, tax collector of Bertie county. Passed

9th Dec. 1876. Resolution, requesting our Senators and members of the House of Representatives to use their endeavors to have the Internal Revenue Laws so amended, as to allow an owner, without charge, to distill his own fruit; and to repeal, or have modified the tax on leaf tobacco. Passed 9th Dec. 1876.

Resolution, refunding to the Wilmington & Weldon Railroad Co., the taxes wrongfully paid to the State, as decided by the U.S. Supreme Court in the case of said company against John A Reed, 13 Wall. passed 9th Dec. 1876.

13 Wall, passed 9th Dec. 1876.

An 1st to amend sec. 412 a, chap. 17

Security Security Revisal, by striking out in line the words "within 12 months from the ratification of this act." Passed 9th Dec. 1876.

An Act providing that until there shall be confined 450 convicts in the peniten-tiary, the board of directors shall be required to receive convicts for one year. Ratified 9th Dec. 1876.

An Act, supplemental to the act laying off and establishing the county of Pamlico: provides for an election to deermine the county site. Ratified 12th

Dec. 1876. An Act extending the time for the organization of the Rocky Mount Mills, until 1882. Ratified 12th Dec. 1876.

An Act for the relief of the purchasers of crtain lands in Clay and Macon counties: Where parties have entered lands in hose counties, and have filed bonds for the same, which lands happened to be evered by a prior, valid entry, the Board of County Commissioners, upon satisfactory proof thereof, may cancel said bonds, or so much thereof only, as a pro rata amount of lands, proven to have been previously covered by other ourchases. Sec. 2. Parties applying for such relief to pay expenses.) Ratified purchases. 12th Dec. 1876.

## Raleigh Weekly News.

The Great Democratic News paper of the Metropolis.

THE BEST AND THE CHEAP-EST JOURNAL FOR STATE AND SOUTHERN CIR-CULATION.

Price, One Dollar for One Year.

AN EXTRA COPY TO THE GET-TER-UP OF A CLUB OF TEN.

A Daily News to a Getter-Up of a Club of Fifty.

### POSTAGE PREPAID.

THE RALEIGH WEEKLY NEWS-the avowed and acknowledged organ of the Democracy of of the city and state-takes this opportunity of gratefully returning its thanks for the generous support accorded to it since the opening of the late arduos campaign, and re-spectfully solicits of its frands a continuance of that patronage which they have hitherto so liberally bestowed, and pleases:

1. That it will continue to be a the future,

as it has been in the past, a faithfur sentinel of the Democratic party of the city, fre State and the nation. 2. That it will be constantly on guard to to

fend and battle for the cardinal principles of the Democratic party, 3. That its policy will be progressive, and

that it will do its utmost to assist in pushing forward to completion the great reforms already inaugurated by the chosen leaders of the Democratic party. It will make an aggressive and tireless walfare upon tyranny, corruption, vice and ignorance. It will faithfully and zealously labor to impart to an intelligent people a full and correct knowledge of their rights, duties and responsibilities as citizens. It will work for the success of the Democratic party in the city, State and nation believing, as it does, that the welfare and prosperity of the country can be best subserved by the elevation of the party to influ-

The columns of THE WEEKLY NEWS will contain-Ably-written and timely editorial articles

on the topics of the day; The choicest literature of the period;

Agricultural information of the most interesting and important character;

A carefully arranged compendium of the political news of the week;

Accurate market reports, and full and re

Telegraphic news from all parts of the world presented in the most attractive form that news can be made to assume; and—
Everything else that can contribute to the production of a perfect family newspaper. In fine, THE WEEKLY NEWS will be a complete record of the enterprise, progress and industry of the country.

NOW IS THE TIME TO SUPPOPULE.

NOW IS THE TIME TO SUBSCRIBE. Sample copies sent free on application. ADDRESS ALL LETTERS AND ORDERS TO The News,

RALEIGH, N. C.

THE PEOPLE'S PAPER.

THE TIME-HONORED

## WILMINGTON JOURNAL,

La Reissnet

In, as nearly as possible, its old form, and with the spirit of the olden days when

THE JOURNAL was the acknowledged leader of the

NORTH CAROLINA DEMOCRACY.

THE DAILY JOURNAL is mailed (Postage

paid) at Six Dollars a year, or Fifty Cents a month

THE WEEKLY JOURNAL

is mailed at OneDollar and Fifty Centsa year, or Seventy-five Cents for six months.

ADVERTISEMENTS inserted at Moderate Rates—especially for

LONG CONTRACTS.

As heretofore the JOURNAL will be thoroughly Democratic in politics. In discussing all questions its editor will endeavor to take a broad, comprehensive view and to speak the truth without fear of danger from open or seeret foes. The JOURNAL has never shrunk from an imposed duty, and has never curried favor with those who were the enemies of popular liberty. It cannot now abandon the cause of the white people of Eastern North Carolina and the cause of their National al-lies. As before, for twenty-five years, it will defend the people from those who would deceive or oppress them.

In encouraging the growth of the indutries

of the Commonwealth the Journal will be likewise true to the traditions of the paper. Nothing that would redound to the advantage of all classes of our working population, in town or county, shall be withheld from our readers. All the movements of commerce and finance and the progress of agriculture and the mechanic arts will be faithfully chronicled in the JOURNAL.

The reissue of the Journal is attended with great expense. If all the old friends of the paper would instantly start to work in its behalf the efforts of its proprietor to make it a First-Class newspaper would be eminently successful. He will do his best; let the friends of the Journal do their best. There is reason to believe that such co-operation will result in great good to this section, for the State, and for the Democratic party of the coun

WHISKEY, BRAND

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THE BIGELOW

THE OLIVER

HEADO

WHITE PR

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HENRY DISSTON

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32; November 13 1-16 PROFESSIONAL CARDS. JOHN HIN SDALE. and lowbe-inperfine W. 5.90; southern flour TIME IN AT LAW to fair extra 5.30a7; (Over Citizens' National Bank,) Wheat dull, lower the red western, in better to new, with RALEIGH, N. C. Attends all the Courts in Fayeffeville and Raleigh. Collections made in any part of the State. Refers by permission to each of the Banks at Raleigh, and to the Chief Justice of the Supreme Court may 9 dly home trade demand, generally retusing to and unstern 85; new Dats dull and steady. CLARK ALTER flo quiet and steady.

Gloring at 45a56. Rice steady with STTORNEY AT LAW. lerate request. Tallow easier at 81/43%. Rosin quier at 2.35a40. RALEIGH, N. C. Practices in the State and Federal Courts. Collections made in any part of tye State. Office in Law Building, Fayetteville Street. ap 15 ly Spirits turpentine 17.50. Lard opened firm but Pork dull-uninspected new heavy and lewer-prime steam 11.20a25. key firm but quiet at 1.09. LYINGTON, Jan. J. Cotton dull-mid-R 12%; net receipts 421; sales 31; exports 30.--Cotton 2131/4 ; ne receipts 433; gross 493; sales 338. POLK, Jan. 30. otton Dull-middling, eccipis, 2.631; sales 200; exports, Ri, Jan. 30.— ouon dull and nomi-ling, 13; gross receipts 102; sales Great Brusin 91; coastwise ian9-dtf CHINA AND GLASS-WARE. CPALLE than you real by in this State MERCHATS PACCED UP HERE. an 28-daw8m PHIA, Jan. 30—Cotton quiet— 3%; net receipts #2; gross 557. First-Class Goods, fully MER Special Term, 1877. sold by Queensware, Vases, &c., Sa les of us enery KE COU TTY nearly SPITE guaranteed, (none China Crockery have gone DAVID SCHONOR D POR PRESIDING. others kept,) bought in Knives COMPETITION in CALENDAR. bey ond Lamps, State. DAY, JAN. 31st, 1877. Jentins vs. Buchanan. s. Apdrews, uardian, vs. Ray. OIL Andrews, Beaman & Co Glass. price Silver gnardian vs. dedlin. URSDAY, FEB. 181, 1877. 2 on vs. Buck. quality, Castors, Silvervs. Williamson. n et als, vs. Pollard. write 2 u vs. Powell. and rs vs. Poole et als >14 ke vs. Prairie. ş Spoons and have PRIDAY, E135. 2ND, 1877 27 vs Palans of Jenkins vs. Sudner. oess. Strickland. s. Lewis & Cunnitzim. 1 . brought buying. Table 7. d vs. Bledsoe. Forks, SMALL ATURDAY, FEB. 3RI 1877. 2 GRDERS Cutiery vs. Bellamy. t vs. Williams. 7 vs. York. THEONDAY, FEB. 5th, 147. Stronac & Co. vs. Bledsoe. Wolfe vs. Parell heirs. W. C. & A. B. STRONACR'S. 311. Sinclair Bros. & Co. vs. Dunn. 321. Wheelwright & Co. vs Whitford. Frash Arrivals! 358. Emery vs. Bridgers. o. 216. Pool vs. L'niversity of N. C. Fie's led Mink Toes. 341. Brewer vs. Trustees of University of Parched and Ground Coffees. Dessicated Wombat. ATR TUESDAY, FEB. 6TH. 1777. Barwell et al. vs. Hayes. Fresh Goshen Butter. anders vs. Ellington. Rabbit Tobacco. Vs. Adams, Len. H. 3. Adams, Lynn. Fresh Gmger Snaps. nter ys. Robertson & Co. Canned Muskrat. Irish Oatmeal. Preserved Crow. DAY, FEB. 7TH, 1877. Dried Apples and Peaches. C'Kelley. Troy. Perrell. Sen et als. Hashed Alligator. Cocoanuts, Prunes and Currants. Sunflower Tea. YFEB. 8TH, 1877. Try our Hams. pady. Ma. Heck. Elephants in Oil. Fresh Buck wheat. wis. Possum Tail in Patter. R. Co. draham and Rye Flour. Creamed Hedgehog. New Orleans Molasses week, vs. Harris et. al. Jank vs. Lewis. Jones and Co. DARTIES PURCHASING 5 CTS. WORTH 9TH, 1877. of Snufl or bacon can have any of our special-Wallford. ties in above list at cost. Ashe vs. Bryan. Bryan. ray et al. FOW L GUANO AND Y, FEB. 1974, 1877. rvs. Lutte et al. SUPER PHOSPHATE OF W. C. & A. B. STRONACH. ones vs Williams, et al. Sole Agents FEB. 12TH, 1877. DISSOLUTION OF CO-PARTNERSHIP. vs. Larkin. administrator. Rand, administrator & Dunn. The Co-Partnership heretofore existing under the name of Carpenter & Earl, is this day s. Raud. dissolved by mutual consent. Their succesin vs. Heigh et al. sors in business, Messrs. G. W. CARPENet al. vs. Mechan-clation. TER & CO., are authorized to collect all debts due the old firm. G. W. CARPENTER, JOHN EARL. Raleigh, N.C., Jan. 10, 1877. 1877. ex rel Harris -As successors of Messrs. Carpenter & Earl ms vs. Crenshaw we shall continue the

EB. 14, 1877.

lgh. L. R. R. Co.

cPheeters.

asurer, vs. Ral-

ers. City of

janll-tf.

15TH, 1877.

igh.

larris.

Coal, Wood and Lumber

M. oobii woobiii

I respectfully invite exizens of Raleigh in

need of WOOD to call at my yard, at the foot

of Hargett Street, west; or leave their orders at A. Creech's, Julius Lewis & Co's, Lynn

Shingles and Lumber,

T REASONABLE RATES.

H. C. OLIVE.

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Fertilizers, ners cheaper on market.

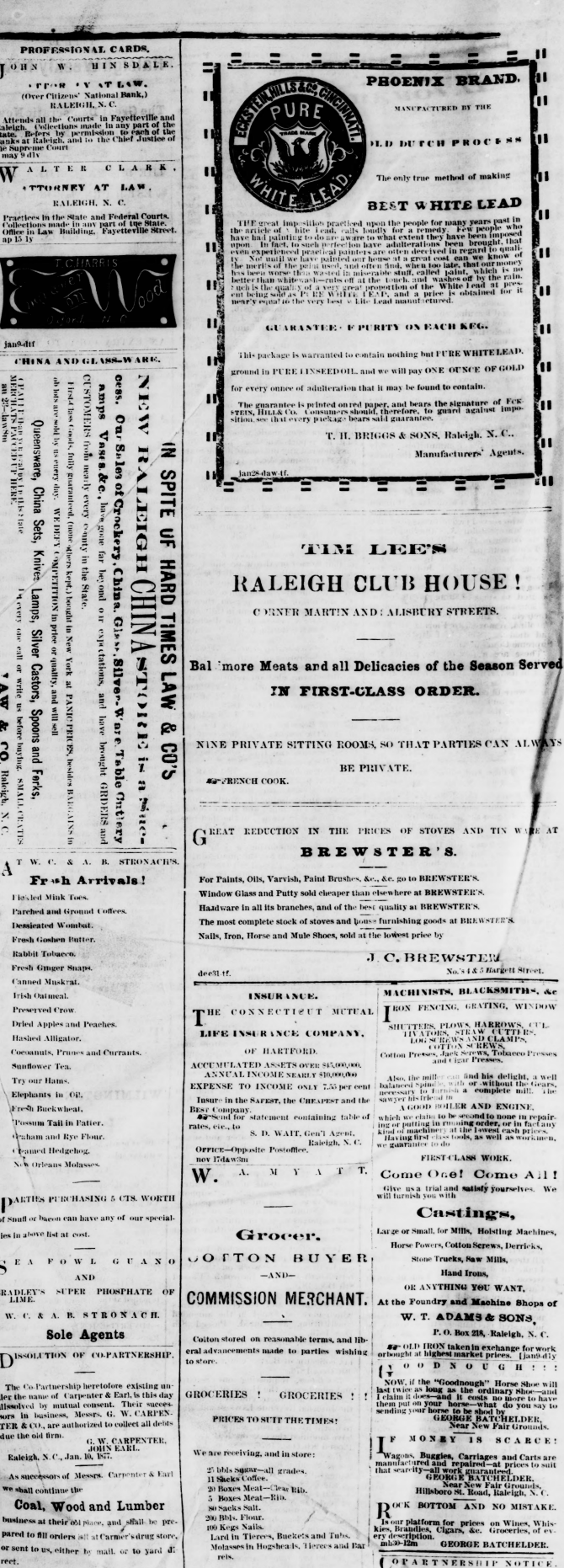
NACH & CO.

Jan28-tf.

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Adams', or B. K. Partin's.

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Meal!! Meal!!!

Meal! 400 Sacks of Richmond Fine White Bolted jan19-3m. RULTON MARKET DRIED BEEF, TONNOFFSKI'S. CHOICE WINES AND LIQUORS, TONNOFFSKI'S. B<sup>OLOGNA</sup>, BOLOGNA SAUSAGE FRESH and nice, at TONNOFFSKI'S. THE OLDEST LIQUERS IN THE CITY

TONNOFFSKI'S.

DIGS' FEET, HOGS' FEET, PIGS' FEET. TONNOFFSKI'S. BELFAST GINGER ALE, 10 ets a BOTTLE, TONNOFFSKI'S.

The firm of horers & Parham was dissolved on the 28th of December last, by mutual contine business to Mr. Henry E. Parham, of this edunder the name and styre of R. E. Parham of this dunder the name and styre of R. E. Parham opposite Cotton Exchange. Mr. Mg T. Roggers will in a short time re-engage in his old nules, with headquarters in this city, and friends to renew business with him in this lite, rusts that they will continue to extend to his successors in the grocery house, the patronage so literally extended to himself and former partner. partner.
Both partners of the old firm will sign in iquidation, and their books will be found with dr. R. E. Parham. All indebted to them will blease call and pay up immediately.
WILL T. ROGERS,
R. E. PARHAM.

0 1 C Notice is hereby given that application will be made to the present General assembly, after the expiration of thirty days from the date hereof, for an act to incorporate Albemarle Lodge, No. 74, I. O. O. F., Hertford, N. Iwlm